

## SENATOR DANIEL ON THE CURRENCY

Will Urge That a Large Number of Small Notes Be Placed in Circulation.

MAY BE THE MINORITY LEADER

The Day of "Young Blood" Is Past—"Old Heads" Are Wanted.

WASHINGTON, D. C., January 30.—Senator Daniel is devoting much attention and expending a great deal of energy in endeavoring to secure the passage of the House bill which is designed to meet the very general demand for small currency, by allowing the issue of a large quantity of gold certificates in denominations as low as five dollars. Senator Daniel pressed the claims of the bill upon the Committee on Finance this morning, and he said this afternoon he felt confident of securing a favorable report on it.

Senator Daniel said to-day he was urging that silver circulation be allowed to remain as at present, and allow the issuance of greenbacks of one dollar and two dollar denominations, so that they may add to the bulk of the currency in circulation. The committee received the proposition with considerable favor, and the Senator said he found considerable sentiment in the Senate in favor of his scheme.

"I have not thought there would be any currency legislation at this session," said the Senator, "but I am disposed to think this bill will be passed. I have received a number of letters from financial men in Richmond and elsewhere urging legislation of this character. There seems to be a very strong demand for more currency of small denomination."

And then the Senator proceeded to add to the circulation by slipping a dollar into the hand of an old Confederate who called him away as we stood talking in the Marble Room of the Senate. "I had to do it," said the Senator apologetically after the veteran had gone. "He was an old First Virginia man, and he is in hard luck."

Daniel as Minority Leader.

The Democrats are facing the duty of choosing a minority leader to succeed Senator Blackburn, who will retire from the Senate on the 4th of March. Sentiment does not appear to have fixed upon any man to succeed to the position. The names of Senator Daniel and Senator Culberson, of Texas, are most frequently mentioned as successors to Senator Blackburn. There is no fight being made for the honor, and the senior Senator from Virginia is the last man in the world to be chosen to lead in his behalf. But it is known that a number of Democrats have come to look with much favor on the proposition to make Senator Daniel their spokesman in the Senate, and it would not be surprising if he were to be chosen to the position, provided he would consent to accept the honor. His long experience as a member of parliamentary bodies, his thorough knowledge of parliamentary law, and his native skill as a tactician—the latter quality is a fact—have made him a name so generally known to the people that it is not surprising that he is in the opinion of those who know him best.

In addition to these qualities, illustrating the fitness of Senator Daniel for the position, it is a fact that in many quarters these days there is a decided reaction towards old heads for counsel and leadership. The time was, and is not distant past, when there was a great deal said and written about "young blood," and many foolish things said thereof. Young blood, it is true, tried in several positions, and it has not met all the expectations of the reformers. "Old heads for counsel" has once more become a favorite maxim, especially in the Senate. Bailey is a young man. So was Burton. So is Beveridge. Bailey is being "investigated," and whether he shall be found guilty or not, his influence in the Senate will hereafter be nil. Burton is in the penitentiary. No man in the Senate can empty the gallery so quickly as Senator Beveridge.

Russian Preparedness.

Speaking of Senator Beveridge's amusement is manifested that he should have been selected by certain Republicans as the man to answer Mr. Bryan, and the arguments which the latter will make, in a series of articles to be contributed to the most esteemed magazine in the country, The Atlantic. The Senator soon gets beyond his depth when he undertakes to discuss any question, although he never fails to make precisely the right gesture, nor falls to use exactly the right inflection in speaking. In writing he cannot call these audibilities into use, and his contributions to literature are somewhat dull and decidedly unprofitable. Senator Beveridge has never recovered from the effects of the chapter on "Russia's Preparedness," in his book on the "Russian Advance," published three years ago. He went to St. Petersburg, armed with all kinds of letters from officials of the American government, and after being wined and dined by Russian officials for a fortnight, he set forth to visit Siberia and Manchuria, armed with more letters, this time from Russian officials. His journey to Port Arthur was a kind of triumphal march, the Russian officials taking the greatest pains to show him everything they wanted him to see, and telling him everything they wanted him to know. The result was that the book of the Indiana Senator, which had a very wide circulation, created the impression that Russia would not allow the poor little Japs to gain a solitary skirmish, and would finally eat 'em alive.

Confidence in the thoroughness of the investigations of Senator Beveridge and the soundness of his deductions were considerably shaken when the Russians failed to gain a single victory in the ensuing two years' struggle, save that which she achieved at the table of diplomacy at Portsmouth.

That \$100,000 Fund.

There was a wild story going the rounds of the criminal courts building to-day to the effect that there was a fund of \$100,000 for use in corrupting a juror.

It was given no credence whatever in any responsible quarter. It was also stated that the talesman who is next to be examined are under the surveillance of county detectives, but this could not be verified.

The statement of Harold R. Faire, one of the jurors excused yesterday, that he could offer no explanation as to why he was rejected by the jury box and rejected on many sides to-day, and it was rumored that he might demand in court an explanation of the action taken in his case.

For the first time talesmen called to day were asked specifically if they had been approached by any one in connection with the case since summoned. Heretofore talesmen have been asked whether or not they had discussed the case with any one after coming into court. None of the talesmen said he had been approached in any way. Thaw said to-day that he had good hopes that the real business of his trial would begin on Thursday.

Wants Trial to Begin.

He is anxious for the taking of testimony to begin, and especially anxious for the testimony of witnesses in his own behalf.

Thaw was especially annoyed by the excusing of Harold Faire, the broker, who had made a good impression on him. By advice of his counsel Thaw refused to-day from reading any of the newspapers' articles explaining explanations of Faire's removal from the jury, and accepted his counsel's explanation that considerations of the health of the two jurors caused them to be excused.

The examination of Henry W. Telfair, a marine insurance agent, took a new line, because of the statement by the proposed juror that he knew Delaney Nicoll, the attorney, whose name has been mentioned by Thaw's attorneys in questioning men called up for jury service. Mr. Nicoll is said to have acted as Stanford White's counsel on several occasions, and is commonly believed to have known of the existence of the alleged affidavits, which, it is said, Evelyn Nesbit signed when she contemplated an action for damages against Thaw after the return of the pair from a trip to Europe.

The talesman declared his acquaintance with Mr. Nicoll was such that if he appeared in the case as a witness



MRS. HARRY K. THAW SKETCHED IN COURT

## WILL INSANITY BE DEFENSE OF HARRY THAW?

(Continued from First Page.)

Junction, however, and was present.

Evelyn Nesbit Thaw and her companion, May MacKenzie, were early in the courtroom.

### No More Sketches.

Justice Fitzgerald threw something of a bombshell into the camp of the newspaper artists in the court this morning by announcing through the court officers that no more sketches should be made during the trial. This came as a complete surprise. Artists from most of the principal cities of the East have been in court from day to day and have not been restricted hitherto in any way whatever.

When Clifford Hartbridge, Thaw's leading counsel, came into court and greeted him cordially. After a brief chat Mr. Hartbridge escorted Mrs. Thaw and her companion into the prisoner's pen, where there was a touching scene between the accused man and his wife. The two remained together for thirty minutes or more, exchanging confidences, and the women had not returned to the courtroom when Justice Fitzgerald took his place on the bench.

Mr. Harry Thaw again visited her husband in the prisoner's pen during the luncheon recess, while May MacKenzie and talked with Mrs. Carnegie and Edward Thaw.

Thaw carried a telegram in his hand as he entered court last night, and he turned it in front of him as he sat down and removed his heavy brown plaid ulster coat.

There was a wild story going the rounds of the criminal courts building to-day to the effect that there was a fund of \$100,000 for use in corrupting a juror.

It was given no credence whatever in any responsible quarter. It was also stated that the talesman who is next to be examined are under the surveillance of county detectives, but this could not be verified.

The statement of Harold R. Faire, one of the jurors excused yesterday, that he could offer no explanation as to why he was rejected by the jury box and rejected on many sides to-day, and it was rumored that he might demand in court an explanation of the action taken in his case.

For the first time talesmen called to day were asked specifically if they had been approached by any one in connection with the case since summoned. Heretofore talesmen have been asked whether or not they had discussed the case with any one after coming into court. None of the talesmen said he had been approached in any way. Thaw said to-day that he had good hopes that the real business of his trial would begin on Thursday.

Wants Trial to Begin.

He is anxious for the taking of testimony to begin, and especially anxious for the testimony of witnesses in his own behalf.

Thaw was especially annoyed by the excusing of Harold Faire, the broker, who had made a good impression on him. By advice of his counsel Thaw refused to-day from reading any of the newspapers' articles explaining explanations of Faire's removal from the jury, and accepted his counsel's explanation that considerations of the health of the two jurors caused them to be excused.

The examination of Henry W. Telfair, a marine insurance agent, took a new line, because of the statement by the proposed juror that he knew Delaney Nicoll, the attorney, whose name has been mentioned by Thaw's attorneys in questioning men called up for jury service. Mr. Nicoll is said to have acted as Stanford White's counsel on several occasions, and is commonly believed to have known of the existence of the alleged affidavits, which, it is said, Evelyn Nesbit signed when she contemplated an action for damages against Thaw after the return of the pair from a trip to Europe.

The talesman declared his acquaintance with Mr. Nicoll was such that if he appeared in the case as a witness

## LESE MAJESTE

JAMES J. MONTAGUE, in New York American.

[At the Gridiron Club dinner the President quoted the words, "All Coons Look Alike to Me." Justifying his position in the Brownsville matter, Senator Foraker had the temerity to answer the President, and to intimate that he, Foraker, also was interested in the welfare of the country.]

What horrible, harrowing tale is this? Who is the presumptuous gentleman who said there are statesmen who know their jobs as well as the President? Who quoth: "We both respect our oath, and I serve my country, too!" Who handed his master a frank deft, with demeanor calm and an icy eye, while Rogers and Morgan were sitting by? Can these soul-shocking things be true?

Foraker, was it? Ah! Fatuous wight! To hint that any one else

he would attach great weight to what he said.

Nicoll Not to Testify.

"But Mr. Nicoll will not be a witness," announced District Attorney Jerome. This was the first positive statement to that effect since the trial started.

Justice Fitzgerald said "Failure to be a competent juror, and overruled a challenge for cause by Thaw's attorneys. They thereupon peremptorily challenged.

Charles L. Anderson, probably seventy-five years old, with a long white beard, went through the examination of District Attorney Jerome faultlessly and answered his questions in a highly dignified manner. He had no scruples against the infliction of the death penalty, and in the issue had formed no opinion that could not be overcome by evidence.

When taken in hand by Mr. Gleason, however, it developed that Mr. Anderson is a citizen of Florida, and he was excused by consent. He said he was working on a history of the State, and was regarded as a historical authority.

### BARRYMORE IN COURT AGAINST HIS WILL

NEW YORK, January 29.—A new and amazing strategic move by District Attorney Jerome was made at the Thaw trial yesterday, when "Jack" Barrymore, the artist-player and brother of Ethel Barrymore, was forced to enter

the courtroom as a silent witness for the prosecution, who there and later made his presence known to Evelyn Nesbit Thaw, the youthful wife of the slayer of Stanford White.

Under cover of a subpoena from the District Attorney's office, Barrymore was coerced into playing a part as once repellent to a gentleman, and transcending any dramatic climax in the Thaw trial.

The design of the District Attorney was to make the simple appearance of Barrymore in court, where he could be seen by the jury, an implied accusation intended to strike terror into Evelyn Nesbit Thaw.

The District Attorney, it is believed, will never call "Jack" Barrymore to the stand as a witness. His silence, he argues, will be a more effective weapon than anything he could say as the witness stand. Barrymore will be, it is understood, a duty visitor at the courtroom, so that the impression he may make upon the wife of the defendant may be kept intense and fresh in her mind during the continuance of the trial.

Barrymore's dramatic appearance in court yesterday was the climax of a search made for him by county detectives, acting under specific instructions from the District Attorney's office, covering a period of months.

THE DRAMATIC ENTRANCE. Closely guarded by County Detective Edward Heardon, young Barrymore, faultlessly attired, apparently laboring under great agitation, with pallid face, and nervously gnawing his mustache, was brought into the courtroom at yesterday's afternoon session. The courtroom was crowded. There were no vacant seats within the railing. The plan of the District Attorney miscarried. It had been systematically arranged to get Barrymore placed in a chair in front of Evelyn Nesbit Thaw, near the reporters' tables, so that when she should raise her eyes to look in the direction of her husband her glance would fall upon the face of the man whom she had known for years and months before she had ever spoken to

Dare smile and fight for the cause of right with strenuous, walloping words. Who thought no shame To rise and claim That the President might be wrong. No wonder the waiters dropped the soup. No wonder the glittering, gilded group Of statesmen and Croesuses flew the coop In a murmuring, awe-struck throng.

All men should know that a President, in this country of the free, Has a perfect right to pronounce the words, "All Coons Look Alike to Me."

With never a fear Of "constructive" sneer From the gentlemen present there; And the foolish Foraker ought to see That there's one good man in the land, and he

Has got a vested monopoly Of the business of being square.

### EVELYN NESBIT'S FIRST SWEETHEART



"JACK" BARRYMORE.

the courtroom as a silent witness for the prosecution, who there and later made his presence known to Evelyn Nesbit Thaw, the youthful wife of the slayer of Stanford White.

Under cover of a subpoena from the District Attorney's office, Barrymore was coerced into playing a part as once repellent to a gentleman, and transcending any dramatic climax in the Thaw trial.

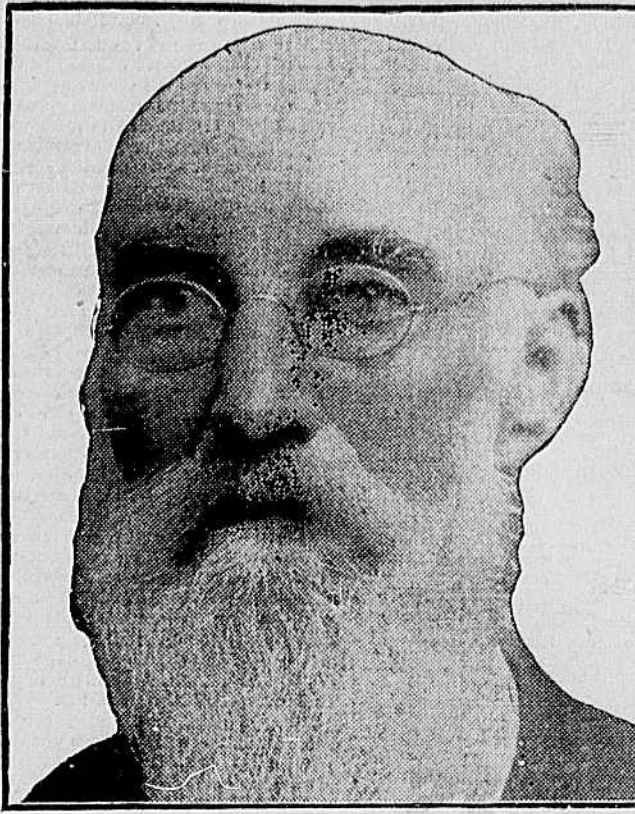
The design of the District Attorney was to make the simple appearance of Barrymore in court, where he could be seen by the jury, an implied accusation intended to strike terror into Evelyn Nesbit Thaw.

The District Attorney, it is believed, will never call "Jack" Barrymore to the stand as a witness. His silence, he argues, will be a more effective weapon than anything he could say as the witness stand. Barrymore will be, it is understood, a duty visitor at the courtroom, so that the impression he may make upon the wife of the defendant may be kept intense and fresh in her mind during the continuance of the trial.

Barrymore's dramatic appearance in court yesterday was the climax of a search made for him by county detectives, acting under specific instructions from the District Attorney's office, covering a period of months.

THE DRAMATIC ENTRANCE. Closely guarded by County Detective Edward Heardon, young Barrymore, faultlessly attired, apparently laboring under great agitation, with pallid face, and nervously gnawing his mustache, was brought into the courtroom at yesterday's afternoon session. The courtroom was crowded. There were no vacant seats within the railing. The plan of the District Attorney miscarried. It had been systematically arranged to get Barrymore placed in a chair in front of Evelyn Nesbit Thaw, near the reporters' tables, so that when she should raise her eyes to look in the direction of her husband her glance would fall upon the face of the man whom she had known for years and months before she had ever spoken to

## Asthma and Heart Trouble Relieved at Seventy-five



CAPTAIN JASPER H. WARREN.

Capt. Warren is one of the many thousands of men and women throughout the United States who owe their vigor, strength and long life to the great Tonic Stimulant and Renewer of Youth, Duffy's Pure Malt Whiskey, and join in extolling its merits.

## Duffy's Pure Malt Whiskey

gives quick relief from bronchial trouble and restores to working power the affected organs. It instills with new strength a weak heart, and makes its action healthy and regular. It rebuilds an impaired digestive system, enabling it to absorb the nourishment contained in the food you eat. Its results are free from that depressing effect caused by poisoning of the body from many medicines. It is a tonic and invigorant for old and young, and its medicinal properties make it invaluable to feeble men, nervous women and ailing children. Duffy's Pure Malt Whiskey has stood severe tests for fifty years, and is guaranteed to be absolutely pure.

CAUTION.—When you ask your druggist, grocer or dealer for Duffy's Pure Malt Whiskey be sure you get the genuine. It's the only absolutely pure medicinal malt whiskey and is sold only in sealed bottles—never in bulk. Look for the trade-mark, the "Old Chemist," on the label, and make sure the seal over the cork is unbroken. Price \$5.00. Illustrated medical booklet and doctor's advice free. Duffy Malt Whiskey Co., Rochester, N. Y.

## PRESIDENT SCORED BY WADSWORTH

Says Meat Inspection Bill Was Honest and Fair.

WASHINGTON, January 30.—The House completed the agricultural appropriation bill to-day after adopting sundry amendments.

The feature was a speech made with a view to justification of the present meat-inspection law by Representative Wadsworth, of New York, who retires from Congress with the close of the session.

He took the President to task for the latter's letter of last summer in criticism of the bill.

Mr. Wadsworth, who is the chairman of the Committee on Agriculture, spoke in vindication of himself and that committee in the face of a doubt as to the wisdom of the inspection bill, and in doing so evoked a pronounced demonstration of approval.

"Last June," continued Mr. Wadsworth, "when the inspection legislation was under consideration by Congress, the chief executive saw fit, in a letter addressed to the chairman of the Committee on Agriculture of the House of Representatives, in unmeasured terms, language conveying a threat, and in defiance of the facts, to issue a criticism of the sincerity and honesty of purpose of the members of that committee, to condemn the meat inspection bill as a measure of active enforcement of the law."

Members of the House, who were in the cloakrooms, hurried out on the floor crowded about the Speaker's desk, and filled the aisles near where Mr. Wadsworth stood.

Mr. Wadsworth sent to the desk and had read the President's letter, and Mr. Wadsworth's letter in reply. He returned to the floor.

As the House well knows, the bill concerned so severely by the executive in his letter to the chairman of the Committee on Agriculture, with few amendments in its verbiage, amendments which in no way—and I measure my words—increased its effectiveness, was signed by him on June 30, 1906, and is now the law of the land.

Mr. Wadsworth said to the desk and had read the President's letter, and Mr. Wadsworth's letter in reply. He returned to the floor.

As the House well knows, the bill concerned so severely by the executive in his letter to the chairman of the Committee on Agriculture, with few amendments in its verbiage, amendments which in no way—and I measure my words—increased its effectiveness, was signed by him on June 30, 1906, and is now the law of the land.

Mr. Wadsworth said to the desk and had read the President's letter, and Mr. Wadsworth's letter in reply. He returned to the floor.

As the House well knows, the bill concerned so severely by the executive in his letter to the chairman of the Committee on Agriculture, with few amendments in its verbiage, amendments which in no way—and I measure my words—increased its effectiveness, was signed by him on June 30, 1906, and is now the law of the land.

Mr. Wadsworth said to the desk and had read the President's letter, and Mr. Wadsworth's letter in reply. He returned to the floor.

As the House well knows, the bill concerned so severely by the executive in his letter to the chairman of the Committee on Agriculture, with few amendments in its verbiage, amendments which in no way—and I measure my words—increased its effectiveness, was signed by him on June 30, 1906, and is now the law of the land.

Mr. Wadsworth said to the desk and had read the President's letter, and Mr. Wadsworth's letter in reply. He returned to the floor.

As the House well knows, the bill concerned so severely by the executive in his letter to the chairman of the Committee on Agriculture, with few amendments in its verbiage, amendments which in no way—and I measure my words—increased its effectiveness, was signed by him on June 30, 1906, and is now the law of the land.

Captain Jasper H. Warren, of Wolfeborough Falls, N. H., who has just celebrated his 75th birthday, says that he owes his health and activity to Duffy's Pure Malt Whiskey, the great family medicine.

Mr. Warren was Captain of Co. I, 25th Reg., U. S. Colored Infantry, and was troubled a great deal with bronchial asthma and weak heart. Nothing seemed to do him any good until he tried Duffy's Pure Malt Whiskey.

Capt. Warren wrote on July 30th:

"I wish to tell you that last winter I had a very severe time. I have bronchial asthma of long standing, and as a result a very weak heart. I had also a very severe attack of the grip in January; it left me in a very poor condition. My stomach and bowels were badly out of order; I could not eat—my stomach would not retain the food. The doctor tried to relieve me, but did not seem to succeed. I commenced to take Duffy's Pure Malt Whiskey in April, and am now very much better. I can eat all that I need, and it does not hurt me. I have been gaining weight, and I am now taking it, and I shall continue to take it as long as I seem to receive benefit from its use."

—Capt. J. H. Warren, Wolfeborough Falls, N. H., 1906.

Capt. Warren is one of the many thousands of men and women throughout the United States who owe their vigor, strength and long life to the great Tonic Stimulant and Renewer of Youth, Duffy's Pure Malt Whiskey, and join in extolling its merits.

CAUTION.—When you ask your druggist, grocer or dealer for Duffy's Pure Malt Whiskey be sure you get the genuine. It's the only absolutely pure medicinal malt whiskey and is sold only in sealed bottles—never in bulk. Look for the trade-mark, the "Old Chemist," on the label, and make sure the seal over the cork is unbroken. Price \$5.00. Illustrated medical booklet and doctor's advice free. Duffy Malt Whiskey Co., Rochester, N. Y.

the Whole, to-day, on the agricultural appropriation bill, increased the appropriation for the bureau of entomology from \$75,000 to \$115,800. In order that scientific investigations may be made of the white fly pest of Florida, and the orange rust of Massachusetts, trips that attack the cherry trees of California, and the dark tobacco beetle which devastates the dark tobacco regions of Kentucky and Tennessee.

The white fly of Florida has destroyed from three to four hundred thousand dollars' worth of oranges and nursery stock in the past three years, according to Mr. Clark, of that State, and the necessity for scientific investigation looking to the extermination of this pest, was urged by him.

## FIXES DATE FOR VOTING ON SMOOT

Matter Will Be Settled for All Time February 20th—Criticize Secretary of Interior.

(Special to The Times-Dispatch.) WASHINGTON, D. C., January 30.—Baldwin fixing February 20th as the time to vote on the resolution declaring that Senator Reed Smoot, of Utah, is not entitled to the office of senator, the Colorado River to its banks, and another placing the management of the Panama Railway under the Isthmian Canal Commission, the Senate to-day listened to an extended speech by Senator Curtis, of Nebraska, in criticism of the Secretary of the Interior, and another by Senator Hepburn to the same effect.

Senator Curtis, in his criticism of the Secretary, preventing the issuance of patents to the public lands until after an examination on the ground by a special agent was the subject of criticism, and many Senators from Western States, by casual interruptions, urged the approval of the sentiments expressed.

## FIVE MEN LOST IN A ROWBOAT

BALTIMORE, January 30.—With the return to-day of the city tug "Baltimore" from a two days' fruitless search for some clue to the five men who have been missing for the last ten days, all hope for them has been abandoned.

The disappearance of the men came as a climax to a day of pleasure spent together at a fishing shore, which they owned jointly. In the evening the men embarked in a small boat and started to row to the terminus of the Bay Shore car line. A strong northwest wind was blowing, and an hour later they were seen far out in the bay struggling against the wind and sea. That was the last seen of men or boat. The missing men, all of whom were residents of Baltimore, are:

Andrew Lorber, forty-four years, John Lorber, thirty-eight years, John Lorber, thirty-four years, George Sauer, thirty-eight years, George Sauer, thirty-six years.

All the men were related to each other. The elder John Lorber has a wife and eleven children. John Lorber No. 2 has a wife and three children, and Andrew Lorber, a widower, has one child.

## So Tired

It may be from overwork, but the chances are its from an inactive LIVER.

With a well conducted LIVER one can do mountains of labor without fatigue.

It adds a hundred per cent to ones earning capacity. It can be kept in healthful action by, and only by

## Tutt's Pills

TAKE NO SUBSTITUTE.



Creswell's Arrow brand shirts, made of pure cotton, guaranteed to give satisfaction.